

4/30/2021
REFUSED FOR FILING

Case is closed;
jurisdiction returned
to trial court on
12/22/2020.
M. Montgomery
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cc: S. Orlandsky & B. Shultz

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STATE OF ALASKA
APPELLATE COURTS

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THE SUPREME COURT FOR THE STATE OF ALASKA

Douglas Galipeau,

Appellant,

vs.

Briana Bixby, as Trustee of the Irrevocable
Trust of Rose E. Fong and individually, AND
MEI- LANI BIXBY

Appellees

Case No.: S-17365

MOTION TO CORRECT DECISION

Motion to Correct Decision

Now Comes the Appellee, by and through their attorney William Bixby, in hereby
moves this Court to correct its decision of November 13, 2020 pursuant to Appellate Rule 519,
520 (c), and 521.

The decision is incorrect in that it includes relief that was never requested. The
Court vacated the entire judgment when it was only dealing with the compensatory restorative
damages and punitive damages awarded by the Superior Court in the appeal. As the court stated,
the Superior Court awarded compensatory restorative damages and punitive damages. "The
property owner appeals arguing that the Superior Court erred in both damage awards. We agree."
This appeal only dealt with the award of damages. Exhibit 1 shows that the Appellant only
noticed compensatory and punitive damages as their statements points on appeal. The Appellants
opening and reply brief only dealt with compensatory and punitive damages. (See Exhibit 2).

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